REMARKS

Amendment To The Claims

Claim 62 has been amended to more particularly and succinctly recite the invention in relation to the elected claims 1-19. Specifically, claim 62 has been amended to incorporate some of the limitations recited in its dependent claim 63. Accordingly, claim 63 has also been amended to remove the features incorporated into its parent claim.

Applicant submits that these amendments are fully supported by the disclosure and figures as originally filed, and therefore no new matter is being added.

Election/Restrictions

The Examiner issued a Restriction between the first group of invention drawn to a bio-fuel cell (i.e., claims 1-61) and the second group of invention drawn to a method for generating electricity (i.e., claims 62-69). In response, the Applicant has elected to proceed with the first group of invention drawn to a bio-fuel cell.

The Examiner also required an election between (1) claims 1-19; (2) claims 20-35; (3) claims 36-52; and (4) claims 53-61. In response, the Applicant has elected to proceed with the first species, namely, claims 1-19.

It is submitted that the election between the first group of invention (re: bio-fuel cell) and the second group of invention (re: a method for generating electricity) is being made with traverse, as it is believed that the art areas of claims 62-69, as amended herein, must be searched with respect to at least the elected claims 1-19, and thus adds no additional burden on the Examiner.

Should the Examiner have any questions regarding concerning this election, it would be appreciated if the Examiner would contact the undersigned attorney-of-record at the telephone number shown below for further expediting the prosecution of the application.

Respectfully Submitted;

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